

AGENDA ITEM 9.1.5 ITU WRC-15

Presented by Koos Pretorius, SACAA

Regional Frequency Spectrum Workshop for ITU WRC-15

Pattaya, Thailand March 11-12, 2014



WRC-15 Agenda Item 9.1

5 (9.1.5);

Consideration of technical and regulatory actions in order to support existing and future operation of fixed-satellite service earth stations within the band 3 400 – 4 200 MHz, as an aid to the safe operation of aircraft and reliable distribution of Meteorological information in some countries in Region 1 (Resolution 154 (WRC-12))



Historic Background

Aviation safety across the African

Continent has been compromised by
a lack of reliable fixed aeronautical telecommunications
infrastructure used for providing Air Traffic Services/Direct
Speech ("ATS/DS") and Aeronautical Fixed
Telecommunications Network ("AFTN") voice and data
services



African Service Providers, Air Traffic and Navigation Services (ATNS) and the Agency for the Safety of Aerial Navigation in Africa (ASECNA) introduced Very Small Aperture Terminal (VSAT) networks to resolve the lack of communications.



The basic networks evolved as improved technology became available and today sports the ATNS SADC/2 network supporting the Southern African Development Community (SADC), the North East AFI (Africa-Indian Ocean) Region, to address the ATS/DS and AFTN deficiencies within this region. (The NAFISAT network)



In West Africa a network was also initiated by ASECNA.

This network called AEROSATEL was implemented to provide Reliable Aeronautical Fixed and mobile services in the West and Central Africa region in the ACCRA, KANO, N'DJAMENA and NIAMEY FIR.





This initial network was expanded and became AFISNET.

This service covers the ASECNA area including Roberts FIR, Madagascar, Reunion and Mayotte, The Comoros, Angola, Algeria, Sao Tome & Principe with links to South Africa and France



Additional Multi-Channel per Carrier ("MCPC") point-to-point links are provided in the SADC and NAFISAT VSAT network for interconnection to the ASECNA **AFISNET** ("Africa Indian Ocean Satellite Network") VSAT network operated in West Africa.

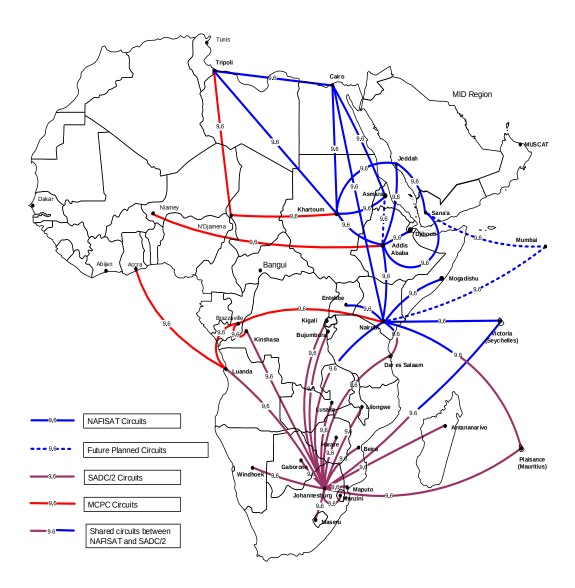


The CAFSAT (Central Atlantic Firs VSAT) Network

The CAFSAT network links the SAM, EUR and AFI regions and provides interconnectivity between the AFI networks and the South American digital network (REDDIG)

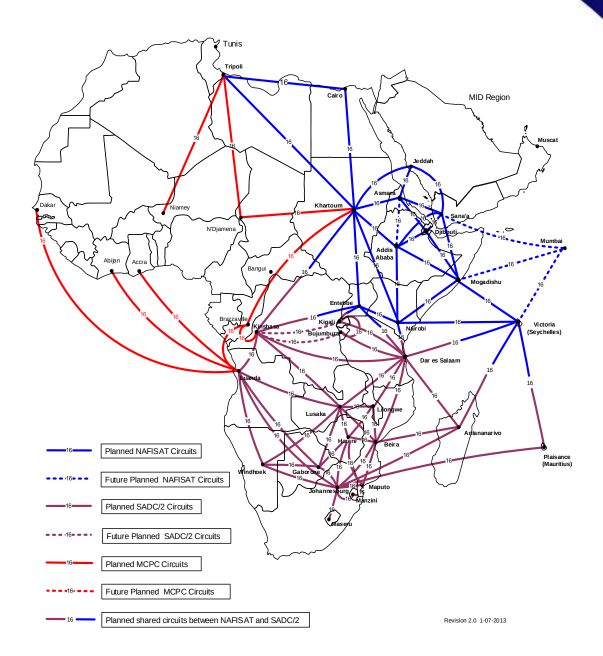
ATNS VSAT NETWORK NAFISAT and SADC/2 - AFTN Connectivity

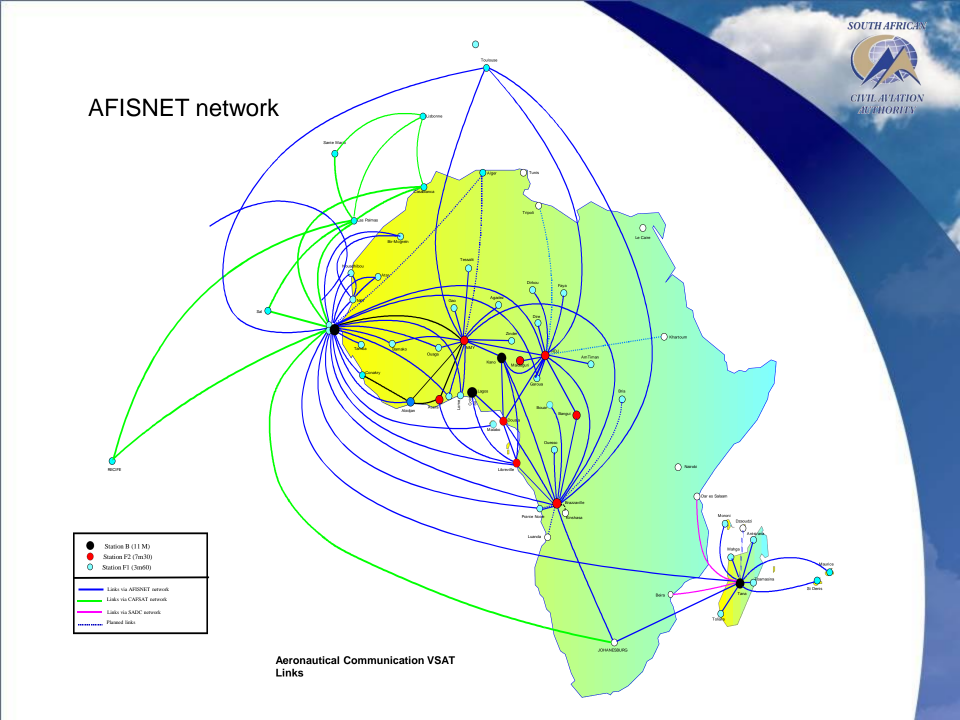




ATNS VSAT NETWORK: NAFISAT and SADC/2 - ATS/DS Connectivity









These VSAT networks support all aeronautical communications services including the extension of VHF aeronautical mobile, navigation and surveillance.

VSAT networks are also used for data links for the meteorological services in Africa



Today, VSAT networks constitute a real infrastructure, spanning the entire African continent and beyond. The availability of the entire 3.4 to 4.2 GHz FSS band is crucial for the AFI Region to ensure the continued growth of traffic while maintaining the required level of safety in this region.



Agenda Item 1.4 at the World Radio Conference of 2007 (WRC-07), addressed the issue whether the band 3400 MHz to 4200 MHz ("C-band") should be identified for the International Mobile Telecommunications (IMT) on a global basis with the longstanding primary allocation to the fixed satellite service (FSS)



WRC-07 rejected the global identification for IMT in the C-band because of the recognised need to protect FSS communications from harmful interference evidenced in studies by the ITU



WRC-07, subject to certain restrictions, adopted new footnotes to Radio Regulations to allow the band 3400MHz to 3600MHz for use by the IMT, but only by countries listed in the foot notes (opt-in countries). The restrictions established additional protection for the C-band earth stations by the opt-in countries in each of the three ITU regions.



81 Countries in Region 1 opt-in and the band 3400- 3600MHz was allocated and became effective in November 2010 on a co-primary basis for the mobile (including IMT) with PFD limit restrictions and coordination requirements



In the 14 opt-in countries in Region 2, the 3400 MHz – 3500 MHz band was allocated by footnote to mobile services (which includes IMT) on a co-primary basis subject to coordination with affected administrations

The 3500 MHz – 3600 MHz band has also been identified for IMT in opt-in countries in Region 3.

*Since the effective date, interference interruptions have occurred throughout Africa, and in Australia, Bolivia, Peru, the Caribbean, China, Fiji, Hong Kong, Indonesia and Russia.

*Source - Squire, Sanders & Dempsey L.L.P.



IMT INTERFERENCE

The main culprit of interference to aeronautical VSAT networks is **WiMAX** (**Worldwide Interoperability for Microwave Access**)

Tests indicated that interference was not caused by co-channel Assignments, but by the harmonic content in the side lobes of the radiated signal

THE UNITED REPUBLIC OF TANZANIA TANZANIA COMMUNICATIONS REGULATORY AUTHORITY

Telegram : TUMEWASIJ, Car Es Sslaam Telephone : 255 22 2118947-52 Fax : 255 22 2116664 Small: daShraco.tz Website: Hawaldra.go.tx



P. O. Box 474 DAR ES SALAAM TANZANIA

Ref: No: TCRA/R.12/INT./189

08/11/2006

Corporate Legal Counsel GS Telecom (PTY) LTD GS Telecom House, 68 Oak Avenue Highveld Techno Park, Centurion

FAX: +27 012 665 1079

RE: Complaint on C-Band Frequency Allocation to WiMax and Broadband Wireless Access Service Provider:

We acknowlede receipt of your letter dated 30 October 2006 regarding the above subject matter.

We regret to learn that your client ABC has been experiencing interference on their VSAT services.

Following to your complaint our engineers along with your Telecommunications engineer visited ABC offices where the V5AT is installed. It was confirmed that there was indeed interference caused by Vollacom Wimax operations. However, this interference was not caused by double allocation but rather by WiMax harmonics which spread over C-Band affecting weak V5AT receive signals. Please note that voldacom were assigned frequency band (3434-3449.5) MHz uplink and (3534-3549.5) MHz downlink Where as ABC V5AT operates on 3705.50 MHz for receive and 5930.850 MHz for transmit.

We understand that Vollacom have switched off their WiMax equipment as a temporary solution to this problem however TCRA is currently working very hard in finding the best possible way to resolve this problem permanently.

Thank you for your patience and continued cooperation

Your Sincerly,

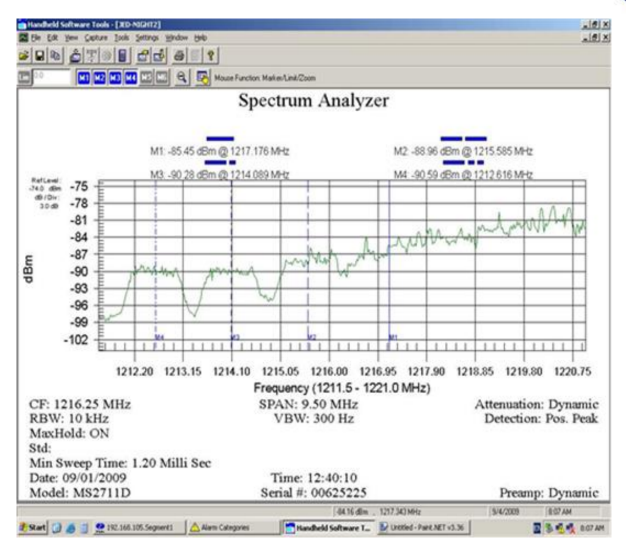
James Kitaba

FOR: DIRECTOR GENERAL.

cc: GS Telecom Tunzania Office Box 75080, DSM, Tanzania. FAX: 2153565



Instance of Interference recorded



Plot of Interference found on the VSAT carriers (NAFISAT network)





Instance of Interference recorded/continued...

- •Interference was neither present during installation of the VSAT terminal nor during subsequent preventative maintenance visits
- •The fault that developed on the particular terminal is caused by local interference as all the VSAT terminals connected to this VSAT are operational
- •It was concluded that local WiMAX transmissions could be the most likely source of the interference
- •It was decided to change the home channel of the terminal to a channel with less interference

CIVIL AVIATION AUTHORITY

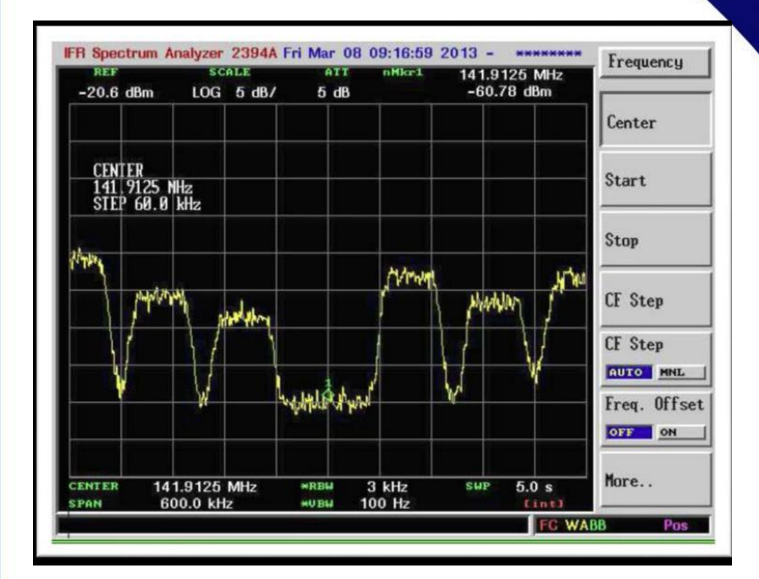
Interference caused to Ouagadougou Earth Station (Burkina Faso) by WIMAX

Spectrum Analysis of the intermediate frequency (IF) 141.9125 MHz



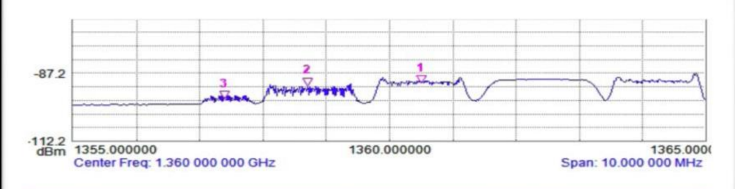
Spectrum analysis without IMT signal - 08 March 2013





Interference caused to Lima Earth Station (Peru) by WIMAX from 31 August to 07 September 2012





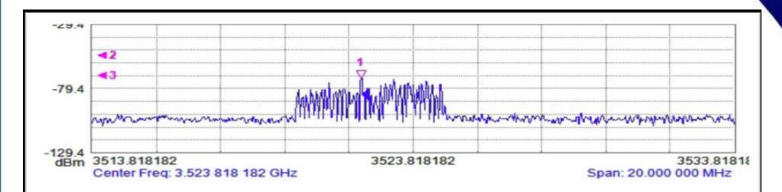
Mkr	Ref	Delta	Ref Freq	Ref Amp	Delta Freq	Delta Amp
1			1.360 5 GHz	-90.88 dBm		
2			1.358 7 GHz	-91.84 dBm		
3			1.357 4 GHz	-96.70 dBm	5.51	**
4			**			
5			122			1011
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Measurement Parameters

Wedsdrenient Faranteters					
		Start Frequency	1.355 000 000 GHz		
Trace Mode	Normal	Stop Frequency	1.365 000 000 GHz		
Preamp	OFF	Frequency Span	10.000 000 MHz		
Min Sweep Time	0.668 S	Reference Level	-62.184 dBm		
Reference Level Offset	0 dB	Scale	5.0 dB/div		
Input Attenuation	0.0 dB	Serial Number	931151		
RBW	100.0 kHz	Base Ver.	V2.01		
VBW	30.0 Hz	App Ver.	V3.17		
Detection	Peak	Date	9/14/2012 3:51:23 PM		
Center Frequency	1.360 000 000 GHz	Device Name	ana105a		

Spectrum Analysis of Frequency Band 3.513 – 3.533 GHz with WIMAX signal – 06 September 2012





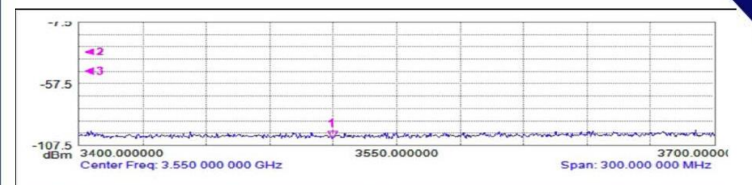
Mkr	Ref	Delta	Ref Freq	Ref Amp	Delta Freq	Delta Amp
1			3.522 2 GHz	-71.14 dBm	**	
2			2.685 3 GHz	-100.37 dBm		1999
3			2.427 9 GHz	-102.01 dBm	**	3.5
4			**			
5					74	***
6					7.5	

Measurement Parameters

modeli officiali and a final a						
		Start Frequency	3.513 818 182 GHz			
Trace Mode	Normal	Stop Frequency	3.533 818 182 GHz			
Preamp	OFF	Frequency Span	20.000 000 MHz			
Min Sweep Time	0.668 S	Reference Level	-29.412 dBm			
Reference Level Offset	0 dB	Scale	10.0 dB/div			
Input Attenuation	0.0 dB	Serial Number	931151			
RBW	10.0 kHz	Base Ver.	V2.01			
VBW	3.0 kHz	App Ver.	V3.17			
Detection	Peak	Date	9/6/2012 4:05:05 PM			
Center Frequency	3.523 818 182 GHz	Device Name	ana105a			

Spectrum Analysis of Frequency Band 3.4 – 3.7 GHz without WIMAX signal – 06 September 2012





Mkr	Ref	Delta	Ref Freq	Ref Amp	Delta Freq	Delta Amp
1			3.519 7 GHz	-101.60 dBm		
2			2.685 3 GHz	-65.30 dBm	**	**
3			2 427 9 GHz	-82 20 dBm	**	**
4				**		**
5			***		**	
6						

Measurement Parameters

Weastrement Farameters						
		Start Frequency	3.400 000 000 GHz			
Trace Mode	Normal	Stop Frequency	3.700 000 000 GHz			
Preamp	OFF	Frequency Span	300.000 000 MHz			
Min Sweep Time	0.668 S	Reference Level	-7.512 dBm			
Reference Level Offset	0 dB	Scale	10.0 dB/div			
Input Attenuation	0.0 dB	Serial Number	931151			
RBW	10.0 kHz	Base Ver.	V2.01			
VBW	3.0 kHz	App Ver.	V3.17			
Detection	Peak	Date	9/6/2012 9:34:37 AM			
Center Frequency	3.550 000 000 GHz	Device Name	ana105a			



Resolving the interference

Different methods used to resolve interference

- Changing the channels
- Using Filters
- Relocating antennae
- Shielding antennae

CONCLUSION

SOUTH AFRICAN CIVIL AVIATION AUTHORITY

- Regulatory measures are needed to ensure an appropriate level of protection for the FSS C-band spectrum which is used to augment terrestrial communication networks through the use of VSAT technology. VSAT technology is used to facilitate safety of life CNS services within the aeronautical community.
- Long-term VSAT spectrum availability and protection from interference should be guaranteed across the entire African Continent and other parts of the world. The meeting is invited to support the following recommendation:



Recommendation – Long-term very small aperture terminal spectrum availability and protection:

- a) that ICAO Member States should not support additional International Mobile Telecommunications spectrum allocation in the fixed satellite services C-band spectrum at the expense of the current or future aeronautical very small aperture terminal networks; and
- b) ICAO and ICAO Member States to pursue this matter in ITU-R and during the World Radio Conference (WRC-15, Agenda Items 1.1 and 9.1.5), to prevent any international mobile telecommunications spectrum allocation that compromises the availability of the aeronautical very small aperture terminal networks

